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ATTORNEY DOCKET NO. CONFIRMATION NO. FIRST NAMED INVENTOR APPLICATION NO. FILING DATE Rodolfo Fernandez JR. 23(19 11/01/2003 10/698,231

05/17/2004

EXAMINER

RODOLFO FERNANDEZ JR.

308 FULTON STREET KINGS MOUNTAIN, NC 28086

MILLER, BENA B ART UNIT PAPER NUMBER

3712

DATE MAILED: 05/17/2004

JUL 2 4 2004

Please find below and/or attached an Office communication concerning this application or proceeding.

FAX NO. : 7047308971

FROM: Amed

ROM : Amed	FAX NO.	: 7047308971	May. 17 2004	07:15PM F1	
	OLPE	Application No.			
	/	1,2,1	Applicant(s)		
Office Action Summar	JUL 2 4 2004		FERNANDEZ	, RODOLFO	
	B.	Examiner	Art Unit		
The MAILING DATE of this com-	We to the	Bena Miller	3712	1	
The MAILING DATE of this comp Period for Reply	питс анов ар р	ears on the cover shee	t with the correspondence	address	
A SHORTENED STATUTORY PERIO THE MAILING DATE OF THIS COMM - Extensions of time may be available under the provide after SIX (8) MONTHS from the mailing date of this c - If the period for reply specified above is loss than this - If NO period for reply its specified above, the maximum - Failure to reply within the set or extended period for Any reply received by the Office later than three mone earned patent term adjustment. See 37 CFR 1.704(1)	on of 37 CFR 1.13 communication. fly (30) days, a reply m statutory period will be statute, the affects to the marking the statute, the affects to the marking the statute.	6(a). In no event, however, may within the statutory minimum of It apply and will expire SIX (6) N	y a reply be timely filed thirty (30) days will be considered t ONTHS from the mailing date of th	imely. iis communication.	
Status					
1) Responsive to communication(s)	filed on		•		
2a) This action is FINAL.	2b)⊠ This a	action is non-final.			
3) Since this application is in conditi	on for allowand	ce except for formal ma	atters, prosecution as to	the merits is	
closed in accordance with the pra	actice under Ex	parte Quayle, 1935 C	.D. 11, 453 O.G. 213.		
Disposition of Claims				•	
4) Claim(s) 1-23 is/are pending in th	e application				
4a) Of the above claim(s) is	s/are withdraw	n from consideration.		•	
5) Claim(s) is/are allowed.					
6) Claim(s) 1-23 is/are rejected.					
7) Claim(s) is/are objected to			•		
8) Claim(s) are subject to res	triction and/or	election requirement.	* *		
Application Papers	•				
9) The specification is objected to by	the Examiner.	. •			
10)☐ The drawing(s) filed on is/a	re: a) accep	oted or b) objected to	o by the Examiner.		
Applicant may not request that any ob-	ection to the dr	awing(s) be held in abey	ance. See 37 CFR 1.85(a).	•	
Replacement drawing sheet(s) includ	ing the correction	n is required if the drawir	IC(s) is objected to See 27	CED 4 434/4\	
11) The oath or declaration is objected	to by the Exa	miner. Note the attach	ed Office Action or form	PTO-152.	
Priority under 35 U.S.C. § 119			•		
12) Acknowledgment is made of a clai	m for foreign p	riority under 35 U.S.C.	& 119/a)_(d) as (6)		
a)☐ All b)☐ Some * c)☐ None of:	;		3 110(B)*(0) Of (1).		
1. Certified copies of the priori	ty documents l	have been received.			
2. Certified copies of the priori	ty documents i	have been received in	Application No,		
3. Copies of the certified copie	s of the priority	y documents have bee	ri received in this Nation	al Stage	
application from the Internal	tional Bureau (PCT Rule 17.2(a)).			
* See the attached detailed Office act	non for a list of	the certified copies no	ot received.		
Attachment(s)					
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review		4) Interview	Summary (PTO-413)		
3) L. Information Disclosure Statement(s) (PTC-1440	(PTO-948) or PTO/SB/08\	Paper No	o(s)/Mail Date Informal Patent Application (P	TO 450'	
, chei 140(s) Mail Date		6) Other: _	, areart Abblication (5	10-152)	
5. Palent and Trademark Office FCL-326 (Rev. 1_04)					

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DETAILED ACTION

Drawings.

The drawings are objected to because figures are double numbered. In other words, Figure 1 is labeled as "Figure 1" and each figure in figure 1 has a label as "figure". Applicant can either number the figure as "Figure 1" or label each figure as "Figure 1A-1B". Furthermore, Figure 6 has been misnumbered as figures 6A-6H and 6J and should be numbered as 6A-6I. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of canying out his invention.

Claims 1-23 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The specification describes various retaining means; however, it is not clear how some of the retaining means cause the candy to rock, swing, swivel, etc. It is not clear in the specification how the retaining means (104)

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of the disclosed specification) causes the Landy to rock, swing, swivel, etc.—especially figures 6A-6H, 6J and 7A-7H.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-23 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The claims are replete with indefiniteness that is too numerous to point out in every instance.

Regarding claim 1, it is not clear in the specification how the retaining means of figures 6A-6H, 6J and 7A-7H causes the candy to rock, swing, swivel, etc. The specification describes two retaining means—a retaining means (104) and a sliding retaining means (702). It is not clear which means applicant is refer to as the retaining means. Further, the specification discloses on page 18, the retaining means (104) is describe as a thin round fin like grapple; however, further on page 18, the specification discloses a grapple (104). It is not clear if applicant considers the retaining means as a grapple or a grapple like thin fin. If applicant considers the retaining means as a grapple, it appears that applicant defined grapple contrary to its ordinary meaning, the written description must clearly redefine the claim term and set forth the uncommon definition so as to put one reasonably skilled in the art on notice that the applicant intended to so redefine that claim term. The term "grapple" by the claim to mean "a retaining means for candy", while the accepted meaning is "1 a. An iron shaft with claws at one end, usually thrown by a rope and used for grasping and holding, especially one for drawing and holding an enemy

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ship alongside 1." The term is indefinite because the specification does not clearly redefine the term.

In several instances, the claims are entirely functional. In this instance, claims 3-8 and 12-23 recite limitations that are entirely functional. It is not clear how the functional limitations further structurally limit the claimed toy follows.

Regarding claims 2 and 9, the claim recites the candy is made in one or more parts; however, the claim also recites that the parts are properly joined together. It is not clear how one part of the candy can be properly joined together. It appears that the candy is made of two or more parts.

Regarding claim 10, it is not clear of the retaining means of line 2 of the claim is the same as the retaining means recited in claim 1.

Regarding claim 11, it appears the claim recites a method. On the other hand, it appears that the claim recites an apparatus. It is not clear whether the claim is a method or apparatus. Clarification is required in response to this Office Action.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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Claims 1-23 are rejected under 35 U.S.C. 102(b) as being anticipated by Liaw.

Liaw teaches in the figures, as best understood, a dancing toy lollipop comprising at least one movable candy with an open cavity (fig.3), a candy holder (fig.3) and a retaining means (76).

Regarding claim 2, Liaw further teaches one movable candy (16) and an open assembling cavity (fig.3).

The examiner takes the position that the functional recitations of the claims 3-8 and 12-23 are inherently taught by the device of Liaw.

Regarding claims 9-10, Liaw further teaches a lower grip portion (fig.3) and a top end attachment (fig.3).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Davis teaches safety lollipop. Coleman teaches a novelty candy holder and dispenser. Filo teaches a sound-transmitting amusement device. Coleman teaches a swirlee pop. Coleman teaches a nearly headless nick noisemaker candy toy.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bena Miller whose telephone number is 703,305,0643. The examiner can normally be reached on Monday-Friday.

ROM : Amed

FAX NO. : 7047308971

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Bena Miller Examiner Art Unit 3712

bbm May 13, 2004

Applicant(s)/Patent Under Application/Control No. Reexamination 10/698,231 FERNANDEZ, RODOLFO Notice of References Cited Art Unit Examiner Page 1 of 1 3712 Bena Miller U.S. PATENT DOCUMENTS **Document Number** Date Classification Name Country Code-Number-Kind Code MM-YYYY 294/1.1 07-1996 Liaw, Chu-Yuan US-5,536,054 A 426/75 DAVIS HARRY E 08-1966 US-3,264,115 8 JUL 2 4 2004 426/104 02-1999 Coleman et al. US-5,874,119 C 446/81 Filo et al. US-5,902,167 05-1999 D 446/267 & Targo 07-1999 Coleman et al. ξ US-5,921,841 446/72 06-2002 Coleman et al. US-6,402,580 F US-G н US-US-US-J ĸ US-US-L US-М FOREIGN PATENT DOCUMENTS

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U.S. Patent and Trademark Office PTO-892 (Rev. 01-2001)

Notice of References Cited

Part of Paper No. 20040513